## Case 1:24-cr-00081-KES-BAM Document 61 Filed 05/23/25 Page 1 of 2

1 2 3 4	HEATHER E. WILLIAMS Federal Defender CHRISTINA M. CORCORAN Assistant Federal Defender 2300 Tulare Street, Suite 330 Fresno, CA 93721-2226 Telephone: (559) 487-5561	
5	Fax: (559) 487-5950	
6	Attorney for Defendant JOSEPH RAYMOND ROCHA	
7		
8	IN THE UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10		
11	UNITED STATES OF AMERICA,	CASE NO. 1:24-CR-00081-KES-BAM
12	Plaintiff,	STIPULATION AND PROPOSED ORDER FOR AMENDED BRIEFING SCHEDULE
13	V.	
14	JOSEPH RAYMOND ROCHA,	
15	Defendant.	
16		
16 17		
	On May 14, 2025, the parties set a briefin	ng schedule for Mr. Rocha's motion to suppress
17		ng schedule for Mr. Rocha's motion to suppress es hereby stipulate to shift the briefing schedule by one
17 18	evidence. ECF Dkt. # 59. At this time, the parti	
17 18 19	evidence. ECF Dkt. # 59. At this time, the parti	es hereby stipulate to shift the briefing schedule by one is as follows: Defense briefing due June 3, 2025;
17 18 19 20	evidence. ECF Dkt. # 59. At this time, the parti week. The proposed amended briefing schedule	es hereby stipulate to shift the briefing schedule by one is as follows: Defense briefing due June 3, 2025;
17 18 19 20 21	evidence. ECF Dkt. # 59. At this time, the parti week. The proposed amended briefing schedule government response due June 23, 2025; defense	es hereby stipulate to shift the briefing schedule by one is as follows: Defense briefing due June 3, 2025;
117 118 119 120 221 222	evidence. ECF Dkt. # 59. At this time, the parti week. The proposed amended briefing schedule government response due June 23, 2025; defense IT IS SO STIPULATED.	es hereby stipulate to shift the briefing schedule by one is as follows: Defense briefing due June 3, 2025;
117 118 119 220 221 222 223	evidence. ECF Dkt. # 59. At this time, the parti week. The proposed amended briefing schedule government response due June 23, 2025; defense IT IS SO STIPULATED.	es hereby stipulate to shift the briefing schedule by one is as follows: Defense briefing due June 3, 2025;
117 118 119 220 221 222 223 224	evidence. ECF Dkt. # 59. At this time, the partiweek. The proposed amended briefing schedule government response due June 23, 2025; defense IT IS SO STIPULATED.	es hereby stipulate to shift the briefing schedule by one is as follows: Defense briefing due June 3, 2025;
17 18 19 20 21 22 23 24 25	evidence. ECF Dkt. # 59. At this time, the partiweek. The proposed amended briefing schedule government response due June 23, 2025; defense IT IS SO STIPULATED.	es hereby stipulate to shift the briefing schedule by one is as follows: Defense briefing due June 3, 2025;

1		Respectfully Submitted,
2	DATED: May 23, 2025	<u>/s/ Christina Corcoran</u> CHRISTINA CORCORAN
3		Counsel for Joseph Raymond Rocha
4 5	DATED: May 23, 2025	/s/ Pohart Vanaman Hughes
6	DATED: May 23, 2023	/s/ Robert Veneman-Hughes ROBERT VENEMAN-HUGHES Assistant United States Attorney
7		Assistant Cinea States Attorney
8		
9		
10	IT IS SO ORDERED.	10-1 (1)
11	Dated: <u>May 23, 2025</u>	fith Jung
12		UNITED STATES DISTRICT JUDGE
13		
14		
15 16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		

Case 1:24-cr-00081-KES-BAM Document 61 Filed 05/23/25 Page 2 of 2